

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference CPW/CRT/20730  International application No. PCT/GB 03/02979		FOR FURTH	FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
		International filing date (day/month/year) 09.07.2003		Priority date (day/month/year) 09.07.2002			
Internation A61L3		nt Classification (IPC) o	r both national classifi	cation and IPC			
Applicant SSL IN		TIONAL et al.	·		and the second of the second o		
1. Th Au	is intern thority a	ational preliminary ex nd is transmitted to t	amination report ha ne applicant accordi	is been prepared by thing to Article 36.	is International Preliminary Examining		
		the t					
2. Thi	is REPO	RT consists of a tota	l of 5 sheets, includ	ding this cover sheet.	·		
The		exes consist of a tota		nistrative Instructions u	,		
3. This	This report contains indications relating to the following items:						
1		Basis of the opinion		•			
H		Priority					
111				I to novelty, inventive a	step and industrial applicability		
IV		_ack of unity of inven					
V		Reasoned statement citations and explana	under Rule 66.2(a)( tions supporting suc	(ii) with regard to nove ch statement	lty, inventive step or industrial applicability;		
Vi		Certain documents ci	ted				
VII		Certain defects in the	• •				
VIII		Certain observations	on the international	application -	1994 - Million Chemines (1994) ya keciliki saliki saliki saliki saliki saliki saliki saliki saliki saliki sali		
Date of sub	mission o	of the demand		Date of completion	of this report		
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European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465			56 epmu d	Staber, B	11.4 managan		
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I. Basis	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	D	escription, Pages	
	1-	-9	as originally filed
	C	laims, Numbers	en de la companya de La companya de la co
	1-	16	as originally filed
	Dı	rawings, Sheets	
	1/1	<b>1</b>	as originally filed
2	. Wi lar	ith regard to the <b>lang</b> nguage in which the i	tuage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	Th	ese elements were a	vailable or furnished to this Authority in the following language: , which is:
		the language of a t	ranslation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pul	blication of the international application (under Rule 48.3(b)).
		the language of a to Rule 55.2 and/or 55	ranslation furnished for the purposes of international preliminary examination (under 5.3).
3.	Wit inte	th regard to any <b>nucl</b> ernational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	ernational application in written form.
		filed together with the	ne international application in computer readable form.
		furnished subseque	ently to this Authority in written form.
		furnished subseque	ntly to this Authority in computer readable form.
		The statement that in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.
		The statement that listing has been furn	the information recorded in computer readable form is identical to the written sequence is issued.
٠.	The	amendments have r	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:



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5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

No:

Yes: Claims

3, 6-11, 14

Claims

1, 4, 5, 12, 13, 15, 16

Inventive step (IS)

Yes: Claims

No: Claims

1-5, 7-16

Industrial applicability (IA)

Yes: Claims 1-16

No: Claims

2. Citations and explanations

see separate sheet



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#### Section V

The following document is taken into consideration:

D1: DATABASE EMBASE [Online] ELSEVIER SCIENCE PUBLISHERS, AMSTERDAM, NL; 1992 KANG N ET AL: 'The pathological effects of glove and condom dusting powders' Database accession no. EMB-1992360237 XP002244048 & JOURNAL OF APPLIED TOXICOLOGY 1992 UNITED KINGDOM, vol. 12, no. 6, 1992, pages 443-449, ISSN: 0260-437X

### 1. Novelty

It is known in the art that calcium carbonate (CaCO<sub>3</sub>) and magnesium carbonate (MgCO<sub>3</sub>) powders are used on latex gloves as well as on condoms in order to facilitate processing and the use thereof (cf. D1, abstract).

Calcium carbonate (CaCO<sub>3</sub>) and magnesium carbonate (MgCO<sub>5</sub>) are inorganic compounds which are substantially water insoluble while powders are particles including spherical particles having a particle size of less than 100 nm.

Hence, the dusting powder mentioned in D1 fall within the scope of present invention and therefore destroys novelty of claims 1, 4, 5, 12, 13, 15 and 16.

### 2. Inventive Step

With the exception of claim 6 referring to a specific spherical basic magnesium carbonate for which unexpected effects have been shown in relation to the standard magnesium carbonate, no inventive step can be acknowledged since the subject matter represents merely conventional modifications and variation. For instance, spray drying is a very well known technique for producing spherical products.

Hence claims 1 to 5 and 7 to 16 does not fulfil the requirements of Art. 33(3) PCT.

3. In this context, it should be mentioned that the frequent use of the term "substantially" renders the scope of claims 1 and 15 unclear.
In addition claim 2 is not clear in its scope due to fact that the circularity factor of standard magnesium carbonate is not fixed value but may depend on various conditions, such as the production process thereof. Further, the circularity factor



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(even if properly defined in the description) is an unusual parameter which in general is unknown for inorganic microparticulates with the exception of those compounds mentioned in the description. Since it cannot be determined whether or not a selected inorganic compound has the required circularity factor, said factor cannot be used to distinguish the inorganic compound from the prior art compounds.